STATE OF NEBRASKA FORM NO. DC19:11B Copy DC19:9 on reverse of form Rev. 08/12 Neb. Rev. Stat.42-924. REQUIRED.

MODIFIED DOMESTIC ABUSE PROTECTION ORDER

CASE NUMBER:
DOCUMENT NO.:

IN THE DISTRICT COURT OF		COUN	TY, NEBF	RASKA		
MODIFIED						
Petitioner vs.	_	IESTIC TECTIC				
Respondent						
And/or on behalf of minor family member(s): NAME AGE						
		_ _				
The Petitioner alleges as follows:						
The Petitioner's Relationship to the respondent is: ☐ Spouse		RESPONDENT IDENTIFIERS				
 □ Former spouse □ A person he/she is currently living with □ A person he/she has lived with in the past □ Child in common 	SEX	RACE	AGE	HT	WT	
□ Crilid in confinion □ Related by blood or marriage □ Child(ren) □ (The following do not qualify for 18 U.S.C 922(g)(8))	Additional distinguishing features:					
□ A person he/she was involved with in a dating relationship □ A person he/she was involved with in a dating relationship	EYES	HAIF	R DIS	TINGUISHI	NG FEATURES	
Respondent's Address	DRIVE	RS LICEN	ISE #	STATE	EXP DATE	
Respondent's Telephone Number	_					
CAUTION: (for use by law enforcement) ☐ Weapon Involved ☐ Weapon Present on the						

The terms of this order shall be effective until one year from the date of issuance of the originating order (see page 2), unless vacated by the court prior to such date.

WARNINGS TO RESPONDENT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C. Section 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. Section 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. Section 922(g)(8)). Only the Court can change this order.

	n. The petitioner (☐ was) (☐ was not) present in court (☐ with counsel,).
The respond	ondent (did) (did not) appear (with counsel,). Evidence was
adduced,	ondent (did) (did not) appear (with counsel,
matter of	this action, and that the petitioner has shown that the respondent:
•	attempted to cause, or intentionally, knowingly, or recklessly caused, bodily injury to the petitioner;
•	by means of a credible threat, placed the petitioner in fear of bodily injury; or
•	engaged in sexual contact or sexual penetration without consent as defined Neb. Rev. Stat. § 28-318.
	310.
	IS THEREFORE ORDERED that, unless later further modified by the court, the domestic
abuse pro	otection order issued on shall remain in a period of one year from the date of the original order, as modified and restated in the
following	
1	Respondent is enjoined and prohibited from imposing any restraint upon the person or liberty of
	the petitioner.
2.	Respondent is enjoined and prohibited from threatening, assaulting, molesting, attacking, or
	otherwise disturbing the peace of the petitioner.
3.	
	with the petitioner, except
4.	Respondent is removed and excluded from the residence of the petitioner, regardless of the
	ownership of the residence, located at:
5.	The respondent is ordered to stay away from the following location(s):
6.	The petitioner is awarded temporary custody of the following minor children:
	Such temporary custody shall remain in effect until:
7.	Respondent is enjoined and prohibited from possessing or purchasing a firearm as defined in Neb
	Rev. Stat. § 28-1201.
8.	
17	IS SUBTUED ORDERED that all costs of filing and coming in this case are /D tayed to the
	TIS FURTHER ORDERED that all costs of filing and service in this case are (☐ taxed to the nt) or, (☐ waived).
DATED ON	: <u> </u>
	JUDGE